

6 tract shall be included in such bond issue and such sums shall be col-
 7 lected as provided in section nineteen hundred eighty-nine-a-twenty-
 8 six (1989-a-26), supplement to the code, 1913, at the next succeeding
 9 March semi-annual payment of ordinary taxes. Provided, however,
 10 that nothing herein shall prevent owners of such lots or tracts to take
 11 advantage of the provisions of section nineteen hundred eighty-nine-
 12 a-twelve (1989-a-12), supplemental supplement to the code, 1915,
 13 providing for payment in three instalments.”

1 **SEC. 7. Filing objections.** That section nineteen hundred eighty-
 2 nine-a-thirty-two (1989-a-32), supplement to the code, 1913, be and is
 3 hereby amended by inserting before the word “except” in the nine-
 4 teenth line thereof the following: “except that the objections not filed
 5 prior to the day of the hearing shall be filed with the boards of super-
 6 visors at the place where the hearing is to be held, and”.

1 **SEC. 8. Jurisdiction of board in re inter-county ditch.** That
 2 section nineteen hundred eighty-nine-a-thirty-seven (1989-a-37),
 3 supplement to the code, 1913, be and is hereby amended by striking
 4 out the period at the end of said section and inserting in lieu thereof
 5 a comma and the following words: “except that the board of super-
 6 visors of one county shall have jurisdiction to establish a sub-
 7 drainage district of lands included within a joint drainage district
 8 when the lands to compose said sub-district lie wholly within such
 9 county.”.

Approved April 24, A. D. 1917.

CHAPTER 345.

LEGALIZATION OF RELEASES OR SATISFACTION OF MORTGAGES, ETC.

H. F. 443.

AN ACT to legalize releases and satisfactions of mortgages and trust deeds, and to repeal section 2938-b, supplement to the code, 1913.

Be it enacted by the General Assembly of the State of Iowa:

1 **SECTION 1. Legalization of releases and satisfaction of mort-**
 2 **gages, etc.** That section twenty-nine hundred thirty-eight-b (2938-b)
 3 supplement to the code, 1913, be, and the same is hereby repealed
 4 and the following enacted in lieu thereof:

5 That any release or satisfaction of any mortgage or trust deed or of
 6 any instrument in writing creating a lien upon real estate where
 7 such release or satisfaction has been recorded in the recorder's office
 8 of the county in this state, or upon the margin of the record, where
 9 such original instrument was recorded and which release or satis-
 10 faction was made by any individual, association, co-partnership,
 11 assignee, corporation, attorney in fact, or by a resident or foreign
 12 executor, administrator, referee, receiver, trustee, guardian or com-
 13 missioner and which release or satisfaction was executed, filed and
 recorded prior to March first, (1) nineteen hundred and seven (1907).

14 be, and the same is hereby legalized, declared valid, legal and binding
 15 and of full force and effect, any defects in the execution, acknowledg-
 16 ment, recording, filing or otherwise of such releases or satisfactions
 17 to the contrary notwithstanding.

1 SEC. 3. Pending litigation. This act shall not affect pending liti-
 2 gation.

Approved April 24, A. D. 1917.

CHAPTER 346.

EXAMINATIONS FOR GRADUATION FROM NORMAL TRAINING SCHOOLS, ETC.

H. F. 336.

AN ACT to amend section twenty-six hundred thirty-four-b six (2634-b 6), supplement to the code, 1913, relating to examination and for graduation fee.

Be it enacted by the General Assembly of the State of Iowa:

1 SECTION 1. Examinations. That section twenty-six hundred
 2 thirty-four-b six (2634-b 6), supplement to the code, 1913, be and
 3 the same is hereby amended by inserting after the word "school", in
 4 the fourth line, the words, "private, and denominational school"; also,
 5 in the eighth line after the word "school", insert the words "private,
 6 and denominational school".

Approved April 24, A. D. 1917.

CHAPTER 347.

DRAINAGE OF MEANDERED LAKES.

H. F. 432.

AN ACT to amend the law as it appears in section twenty-nine hundred-b (2900-b), supplemental supplement to the code, 1915, permitting the carrying out of the recommendations embodied in the report of the state highway commission as to certain lakes.

Be it enacted by the General Assembly of the State of Iowa:

1 SECTION 1. Meandered lakes—drainage. Permission is hereby
 2 granted for the drainage of the meandered lakes which have been
 3 specifically recommended for drainage by the state highway commis-
 4 sion in its report of December 30th, 1916, to wit: Tow Head lake in
 5 Calhoun county, Birge and Grass lakes in Emmet county, and Swan
 6 lake in Johnson county.